EXHIBIT A



CERTIFICATE OF TRANSLATION

I, Myoung Sun Lim, am fluent in the Korean and English languages. I have been a court certified interpreter for 20 years and, in accordance with Rule 604 of the Federal Rules of Evidence, am competent to translate documents from Korean into English. I hereby certify that the attached translation of the document identified below was translated by me from Korean into English, and is, to the best of my knowledge and belief, a true and accurate translation.

Reference: Korean - [IA] Mosaic 176 BTC (2022-06-27)-2

i declare under penalty of perfury under the laws of the onited States of America that the foregoing is true and com	enalty of perjury under the laws of the United States of America that the foregoing is true and $\mathfrak c$	correct
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12	Myoung Sun Lim		
Court Interpreter Signature	Court Interpreter Name - Printed		
01/10/2025	Certificate No.: 301030		

Linguist Employer: Independent Contractor / Hired by TransPerfect Translations, Inc.

Employer Address: 1250 Broadway, 7th Floor, New York, NY 10001

Phone Number: 1-212-689-5555

TransPerfect Translations Ltd. is a professional translation agency and international communications firm located at 1250 Broadway, 7th Floor, New York, NY 10001. I, Jacqueline Yorke, am a project manager employed by TransPerfect who oversaw the translation process and hereby certify the included document has been completed in conformance with the Quality Management System documented in its ISO process maps and are, to the best of my professional knowledge and belief, a true and accurate translation.

TransPerfect PM Signature

Jacqueline Yorke

TransPerfect PM Name - Printed

Sworn to before me this

10th day of January 2025

Signature, Notary Public

WENDY POON
Notary Public - State of New York
No. 01PO0000184
Qualified in Queens County
My Commission Expires February 02, 20 2-

Stamp, Notary Public

Discretionary Investment Agreement

Mosaic Co. Ltd. (hereinafter referred to as "Party A") and Joon Song (hereinafter referred to as "Party B") enter into the following discretionary cryptocurrency investment agreement.

Article 1 (Purpose)

The purpose of this agreement is for Party B to provide discretionary investment services for the cryptocurrency assets of Party A, and for Party A to pay discretionary investment fees to Party B as compensation for such services.

Article 2 (Scope and Contents of Discretionary Investment)

Party B is entrusted by Party A with investment decisions regarding financial investment products (such as the type, item, acquisition/disposition, method, quantity, price, and timing of acquisition/disposition), and the content of the discretionary investment services provided by Party B to Party A includes the following:

- 1. Management of discretionary investment assets amounting to 176 BTC in accordance with the contract.
- 2. Reporting on the results of managing discretionary investment assets.
- 3. Other necessary matters related to the management of discretionary investment assets.

Article 3 (Prevention of Conflicts of Interest)

Party B provides discretionary investment services to Party A in accordance with the principle of good faith. Party B maintains a system to prevent conflicts of interest that may arise during the course of performing discretionary investment services between Party A and Party B or between Party A and other clients.

Article 4 (Discretionary Investment Fees and Payment Schedule)

[partial seal affixed]

- 1. Party A shall pay Party B, as compensation for the discretionary investment service provided by Party B, 30% of the profits if the profits exceed 15%, and 20% of the profits if the profits do not exceed 15%, as a performance fee to Party B.
- 2. Party A may request the payment of the principal and profits at any time after the contract period, and Party B shall complete the payment within three days of Party A's request.
- 3. After the contract period, Party B shall transfer the principal and profits to the cryptocurrency address designated by Party A.
- 4. Party A may request repayment of the principal and profits even during the contract period, and Party B must comply.
- 5. Performance-based compensation shall be collected every six months. The timing may be adjusted by up to two weeks depending on the size of the entered position and market conditions.

- 6. When collecting performance-based compensation, Party B shall return the total principal and profits of the investment assets, excluding performance-based compensation, to Party A. After confirming this, Party A shall reinvest the funds with Party B. Party A may adjust the principal amount upwards or downwards during this process.
- 7. (High-Water Mark System) Party B shall collect performance-based compensation only for excess profits that exceed the highest performance achieved during the performance-based compensation period.

Article 5 (Increase and Decrease of Investment Funds)

Party A may request an increase or decrease (partial withdrawal) of investment funds from Party B. Any increase or decrease of the investment amount later shall be conducted in writing without a separate contract and shall have the same effect as this agreement under the same terms and conditions.

Article 6 (Deposit and Refund Address for Investment Funds)

Party A shall remit the investment funds to Party B's cryptocurrency address specified in item 1 below. Party B shall remit the investment funds and profits to Party A's cryptocurrency address specified in item 2 below. Changes to the cryptocurrency addresses of Party A and Party B may be made via email. [partial seal affixed]

- 1. Party B's cryptocurrency address (Bitcoin): bc1qs3yphx2fadk2qrvnvtzg4rk72ad344ukk87vwg
- 2. Party A's Cryptocurrency Address (Bitcoin): bc1qq3ycv6pu40x2dzdyg0jrf5fsvl4wdwc5weh0v1

Article 7 (Restriction on Exchanges for Depositing Investment Funds)

Party B may use only the exchanges listed below for depositing Party A's investment assets for management purposes. Any additional exchanges may only be used upon agreement with Party A. [partial seal affixed]

- 1. BITMEX (https://www.bitmex.com/)
- 2. FTX (https://ftx.com/)
- 3. BINANCE (https://www.binance.com/)
- 4. BYBIT (https://www.bybit.com/)
- 5. UPBIT (https://upbit.com/)
- 6. BITHUMB (https://www.bithumb.com/)

Article 8 (Party B's Responsibility for Cryptocurrency Remittance and Transfer)

Party B shall bear responsibility for any loss arising from the return of cryptocurrency invested by Party A or the transfer of cryptocurrency for operational reasons, such as rebalancing among exchanges. Party B shall notify Party A of such losses. Losses shall include issues such as the rejection or non-reflection of deposits by the exchange or incorrect addresses. If such losses occur, Party B shall compensate for the loss to ensure the preservation of Party A's investment funds and profits.

Article 9 (Contract Period)

The contract period shall be until December 04, 2022.

Article 10 (Valuation of Contract Assets)

Unless otherwise agreed between Party A and Party B, the valuation of cryptocurrency discretionary investment assets shall be based on the disposal price at the time of investment suspension or contract termination, the contract date for the contract signing date, and the contract expiration date for the contract expiration. The valuation shall be based on the cryptocurrency standard market price as per Article 238 of the Capital Markets Act (Evaluation of Collective Investment Asset and Calculation of Standard Price, etc.). The standard market price of cryptocurrency shall be based on BINANCE, and if the cryptocurrency is not listed on BINANCE, the market price of FTX shall be used. The standard time shall be 12:00 o'clock daily.

Article 11 (Evaluation of Investment Performance)

Investment performance shall be evaluated based on unrealized profits and losses of futures positions at operating exchanges and wallet balances, using the market price of the respective exchanges.

Article 12 (Notification of Investment Performance and Efforts to Enhance Transparency) [partial seal affixed]

- 1. Party B shall notify Party A of the investment profits and losses by email every Monday and Thursday at 2:00 PM.
- 2. Party A may request a full transfer of the principal and profits, including performance-based compensation, at any time for the notified investment performance. Party B must comply within three business days. Party A must then confirm and retransfer the entire amount to Party B.
- 3. Party B must notify Party A in the event of the following changes:

Changes: Outflow of major assets (e.g., operational systems), changes in operators (resignation, replacement, etc.), changes in operational methods.

- 4. Party B shall conduct trades using an absolute return strategy. If other types of trading methods are used, prior notification shall be provided. Any additional strategies shall be decided in consultation with Party A in advance.
- 5. Party B must provide the requested materials when Party A requests an inspection of the discretionary assets under management.

Article 13 (Confidentiality Obligation)

1. Party A shall not jointly use Party B's discretionary investment services with third parties without Party B's prior consent during the performance of discretionary investment services.

2. Party B shall not disclose to third parties any information related to Party A's discretionary investment assets, management matters, or personal information learned during the contract without Party A's prior consent.

Article 14 (Jurisdiction)

In the event of a dispute arising from this agreement that requires litigation between Party A and Party B, the court with jurisdiction shall be determined in accordance with the Civil Procedure Act.

Party A

- Name: Mosaic Co. Ltd.
- Business Registration Number: 214-86-62972
- Email address: eddakim@naver.com
- Address: 6 F, 3 F, 8, 27 Bangbae-ro (Baebae-dong), Seocho-gu, Seoul, South Korea
- Signature: (seal) [e-signature]

DocuSigned by: park heekyong

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Party B

- Name: Joon Song
- Resident Registration No.:961108-1565919
- Email address: kmjean96@gmail.com
- Address: #303, Royal County 3, 23-gil, Dosan-daero, Gangnam-gu, Seoul, South Korea
- Signature: (seal) [e-signature]

DocuSigned by: JOON SONG

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[Form No. 45]

The above translation is the same as the original text. I swear that the attached translation is true to the original.

OCT. 31 2024

Affirmed by Lee, Ji-young [signature] (seal)

I swear that the attached translation is true to the original.

OCT. 31 2024

Signature [signature]

Registered no.: 2024 -28528

Registration No. 2024 28528

Certificate

Lee, Ji-young, I confirm in the presence of this notary public that the above translation is identical to the original text.

This office hereby certifies the above on October 31, 2024.

Notary Public Han Soo Bok Office Seoul Central District Prosecutor's Office Display Location 38, Jongro 3-gil, Jongno-gu, Seoul, South Korea 4th Floor, Unit 403 (Auscultation Building, Jin Academy Building)

Soo Bok Han [SEAL]

Notary Public

This office was authorized by the Secretary of the Law Department to perform Notary Public tasks on 29 July 2019 in accordance with Accreditation Number 211.

NOTARIAL CERTIFICATE

Lee Jiyoung personally appeared before me, confirmed that the attached translation is true to the original and subscribed his (her) name. This is hereby attested on this 2024 31st day of Oct. at this office.

Hansubok Notary Public OFFICE
Belong to SEOUL CENTRAL DISTRICT
PROSECUTORS OFFICE 38 Jong-ro 3-gil, Jongro-gu,
Seoul, Korea
4F 403 (Cheongjin-dong, Jinhak-joegwan)

Han, Subok [signature] [SEAL]
Signature of the Notary Public
Han, Subok

This office has been authorized by the Minister of Justice, the Republic of Korea to act as Notary Public since Jul. 29. 2019 under Law No. 2010-211

Case 22-11068-JTD Doc 29349-1 Filed 01/21/25 Page 8 of 9

Electronic Records and Signatures Disclosure Creation Time: 2022-06-22 09:05:19 a.m. The parties agree that: park heekyong

Certificate of Completion

Envelope

ID:24B45D3D8A6043FEB35E4377A1A8A832

Title: Please DocuSign: KIM2 (BTC).docx

Original envelope:

Document Page: 4 Certification Page: 5 Signature: 1

Initials: 0

Seoul Gangnam

Status: Completed

Envelope Created By: JOON SONG

Automatic Navigation: Activated 3948 Envelope ID Stamping: Activated

Time zone: (UTC-08:00) Pacific Time (US, Canada)

Seoul, Seoul-teukbyeolsi 07436 kmjean96@gmail.com IP Address: 121.135.160.159

Record Tracking

Status: Original

2022-06-27 1:37:23 a.m.

Holder: JOON SONG

kmjean96@gmail.com

Signature Adoption: Preselected Styles Use of IP Address: 59.10.188.213

Location: DocuSign

Timestamp

Signatory Event

park heekyong

eddakim@naver.com

Signature

[e-signature]

DocuSigned by:

park heekyong

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Confirmed: 2022-06-27 1:39:23 a.m.

Sent: 2022-06-27 1:38:16 a.m.

Signed: 2022-06-27 1:40:22 a.m.

Electronic Records and SignaturesDisclosure:

Accepted: 2022-06-27 1:39:23 a.m.

ID: 202fb685-f98b-426c-85b3-c6fb7b3d5ce1

Security Level: Email, Account Authentication(None)

Signature

Timestamp

Modifier Transfer Event

In-person Signatory Event

Status

Timestamp

Delegate Transfer Event

Status

Timestamp

Intermediary Transfer Event

Status

Timestamp

Transmission Assurance Event

Status

Timestamp

Reference Events

Status

Timestamp

Witness Event

Signature

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Case 22-11068-JTD Doc 29349-1 Filed 01/21/25 Page 9 of 9

Electronic Records and Signatures Disclosure Creation Time: 2022-06-22 09:05:19 a.m. The parties agree that: park heekyong

Envelope summary event	Status	Timestamp
Envelope Sent	hashed/encrypted	2022-06-27 1:38:16 a.m.
Transmission Assurance	Security checked	2022-06-27 1:39:23 a.m.
Signing Complete	Security checked	2022-06-27 1:40:22 a.m.
Completed	Security checked	2022-06-27 1:40:22 a.m.
Payment Event	Status	Timestamp

Electronic Records and Signatures Disclosure